IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Paul John Griffiths

Examiner: Unknown

Serial No.:

09/525,741

Group Art Unit: 3619

Filed:

March 14, 2000

For:

IMPROVED AIR SPRING

Docket No.:

60,130-391

Assistant Commissioner for Patents Washington, D.C. 20231



PETITION UNDER RULE 37 CFR 1.47(b)

Dear Sir:

The inventor of the above-referenced application, Paul John Griffiths, has effectively refused to execute this application. The owner of this application is Meritor HVS Limited, ("Meritor"). The undersigned is acting as agent for Meritor in this application, and is thus acting to submit the Declaration in the place of Mr. Griffiths.

The reasons for this action are set forth below.

Paul John Griffiths was employed by Meritor at Rackery Lane, Llay Wrexham LL120PB, United Kingdom, and under an obligation to assign inventions to Meritor. See fourth paragraph of page 5 in the attached Employment Agreement attached as **Exhibit A**.

The undersigned provided Mr. Griffiths with a draft of the above-referenced application Via Facsimile on June 22, 1999. See cover letter of June 22, 1999 attached as **Exhibit B**. As indicated in **Exhibit B**, Mr. Griffiths was provided with the opportunity to review the above-referenced patent application.¹

Mr. Griffiths did not respond to the letter of June 22, 1999 and subsequently left Meritor. By letter of February 17, 2000 (copy attached as **Exhibit C**) another copy of each of the three (3) patent applications directed to developments made during Mr. Griffiths

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¹ Mr. Griffiths failed to respond to three (3) separate letters each regarding one of the patent applications (09/525,862 - Attorney Docket No. 60,130,382; 09/524,436 - Attorney Docket No. 60,130,390; and 09/525,741 - Attorney Docket No. 60,130,391) directed to developments made during Mr. Griffiths employment at Meritor. Each application had been previously provided for his review and signature and each is now subject to a petition under rule 37 CFR 1.47(b).

Docket No. 60,130-391

employment at Meritor were sent to Mr. Griffiths' home. The undersigned thus again provided Mr. Griffiths with the opportunity to review each of the patent applications. The undersigned further notified Mr. Griffiths that should he not respond by March 14, 2000, the patent applications would be filed without his signature.

The application as filed had thus been prepared and in the possession of the inventor for almost nine (9) months before it was eventually filed. The inventor is no longer employed by the assignee of this application. Thus, assignee needed to complete the filing of this application to protect its interests.

For the reasons set forth above, assignee submits that the filing of this application under Rule 37 CFR 1.47(b) is proper. Applicant asks that processing of this application now proceed.

Respectfully Submitted,

HOWARD & HOWARD ATTORNEYS, P.C.

DAVID L. WISZ

Registration No. 46,350 Attorneys for Applicant

HOWARD & HOWARD ATTORNEYS, P.C.

The Pinehurst Office Center

1400 North Woodward Avenue, Suite 101

Bloomfield Hills, Michigan 48304-2856

(248) 645-1483

Dated: True 79 de

CERTIFICATE OF MAILING

I hereby certify that the above referenced documents are being deposited with the United States Postal Service as first-class mail, postage prepaid, in an envelope addressed to the Assistant Commissioner of Patents, Washington, D.C. on this 29 day of June, 2000.

Andrea Downing

Mr P J Griffiths
3 Arrowcroft Road
Guilden Sutton
CHESTER

Ref: COP/297

15th October 1998

PRIVATE AND CONFIDENTIAL

Dear Paul

Further to your recent discussions with your manager Mr Tom Haghes (Group Technical Director) and myself, I am pleased to anead and re-state your Terms and Conditions of Employment as Claid Suspensions Engineer within Mericar HVS Conditions of Employment as Claid Suspensions Engineer within Mericar HVS Limited, based at the shove address in Llay.

APPROPRIEST.

Your appointment is as Chief Suspensions Engineer which consessated with effect from 1° October 1994.

THE ALOYAMA SHOOMMINGO SO SLVA

Your date of commencement with the Company for the purpose of continuous employment is the 1" October 1984.

XNAME

Your salary with effect from 1" October 1998 will be £27,500 per sacram.

This is a management position and salaries are paid monthly in arrests by credit transfer direct into your bank or building society account on or around the 25th of each month.

Salaries are normally subject to review in January each year and your next review will take place January 1999.

PERFORMANCE INCENTIVE PAY PLAN

You are eligible to participate in the Meritor HVS Performance Incentive Pay Plan (PIPP) which is payable on an annual basis. The Company reserves the right to review and change the scheme from time to time.

DUTUES AND RESPONSIBILITIES

This is a management position and your duries will be as described in the job description dated 24th November 1994.

You will be responsible to the Group Technical Director to whom any query on disciplinary matters or gricymous relating to your employment should be directed. If you with to appeal agricul a disciplinary decision or seek reduces of any gricymose, you should mose the grounds of your appeal in writing to the of any friends Resources Manager within three working days of the decision Oroup Human Resources Manager within three working days of the decision being taken.

MOON TO SERVOR

Your receives sound boars of vests are from 6.30 a.m. to 4.45 p.m. Moorteys to Thursdays and from 6.30 a.m. to 3.45 p.m. on Fridays, or each boars as accessing for the existencing performance of your decion. You will be existent to take a farry-free existent suspend bands excels day.

THEIRING

The post varies so evertime properties had you will be expected to week suich services of subdivined time as may be recovery for the existing party performance of your dation without additional pay.

IN MACHINE SO MOLIVILMENT

The mississum period of sotice for termination of suployment by yoursen will be there (3) calcadar months. For termination by the Company the minimum period will be there (3) calcadar months or such longer period as many be required under the terms of the Contract of Employment Act.

II will be lewful for the Company to terminate this appointment surgarity by

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out your duties, otherwise than in the case of sickness or accident, or other breach of terms of this agreement.

The Company reserves the right to deduct any outstanding sums owed by you

on termination from any mornes owing to you at that time.

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holiday pay at normal rate of pay for any Statutory or Beack Holiday that files The holidary year is from 1st January to 31st December. You will be estitled to on your normal days of work.

estion, accrued on the basis of 2.08 days for each completed month of service. You will also be establed to twenty-five (25) days' paid stantal holiday per

of all Company boundarys for the year ere displayed on the extist bounds. booking forms are available from the Human Resources Dopertunal. Descin All holidays must be agreed in advance with your Manager and holiday Three days ordy are aboved to be carried forward to the Librates year to be uten before the 31st March of the year.

the Company reserves the right to declara the expirates and from my motion If when you have the Company, heliday then through exceeds excitement. owing to you at their time.

If, as the effective doze of termination of your employe to any other payments due to you from the organization. be paid accrued pay in respect of decay days. This payment will be in ediction have due to you, subject to the provision of the following paragraph, you will THE PARTY OF THE P

organisation without giving due notice in accordance with your contract of If, however, you are sussessity dismissed, or herve the service of the compleyment, no estitioned to accrued holiday pary will apply.

COMPANY PLASSON SCHIZAT

The Company operates its own commbutory parties scheme and you will

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PRIVATE MEDICAL INSUKANCE SCHERE

You will continue to be eligible for private medical insurance (currently Guardian Health) provided by the Company.

COMPANY CAR

You will be eligible to participate in the Company Car Scheme and a vehicle has been made available for your use. All running expenses will be met.

The Company reserves the right to review and change the car policy from time to time.

EXPENSES

All reasonable out-of-pocket expenses will be met for traveling on behalf of the Company, provided that prior authorisation has been given.

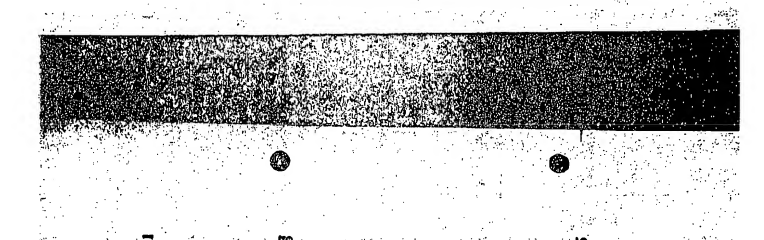
Receipts will be required to verify those expenses.

OCCUPATIONAL REALTH AND SAFETY REGULATIONS

You will be required to take reseasable care of your bealth end safety and that of those with whom you work and to co-operate with the Company in complying with the requirements of the various cocapetional banch and safety regulations. Copies of the Cocapeny's Harable and Safety Policy, Smoking Policy and Aboohol/Drugs Policy are carboard.

VECKUL MON MONE

If you are shrent from work you (or someone on your balest if you are unable to do so yourself) must report this to Reception or Sometily as soon as possible on the first working day on which your absence begins. For any absence relating to sickness or injury you will be required to provide a self-certificate upon returning to work. If your absence exceeds or is likely to exceed one week, you must consult your doctor and obtain from him or her a medical statement expressing his or her view of the reason for your absence from work. This statement must then be sent immediately to the Haman Resources Department. If further certificates are required, these must similarly be submitted by you.



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organisation, you must immediately report this to Security who will be required to record the matter in the organisation's accident book. If you suffer an injury at work during the course of your employment with the

Company's discretion. month period subject to the above. Thereafter payment will be at the Normal salary will be paid for up to 28 weeks of sickness absence in any twelve

CONFIDENTIALITY

the course of your existoyment becomes the property of the Company. Any work done by yourself or considerable information obtained by you in

sidide mans. All medi reputa, percesa, developments and inventors abell expropriese at the Company's express, to take all deparations to examine and technical and consumercial development to the Company and, where It will be your dary to make writism reports of your work, and say inventions the Company to printed each inventions and divelopments by patents or other

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be the property of the Company.

Extended to the condition of the conditi

you appre to divide by these policies and to sign estillement in this respect Conduct and Conflict of Learnest and it is a confliction of oxylograms that Copies of your signed carbidoses are on like in the Human Repources Department and form part of this Agreement. The Company has adapted policies in respect of Supplied of Business

enclose a duplicate copy of this letter/statement of main terms and comfinings of

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Page 6 of 6

5th (Acrober 1998

P J Criffishs

acceptance of the terms and conditions it contains and to return that copy to me. employment, which I would ask you to sign in the space provided, indicating your

Yours sincerely

Cernen Peel (Mrs) Group Herries Ressurces Menager

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equested schedules. I couse the Terms and Coustaints of Engloymon outland down, vogades with the

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David L. Wisz

Bloomfield Hills Office

Direct Dial: (248) 723-0308

June 22, 1999

Via Facsimile

Paul John Griffiths
Meritor Heavy Vehicle Systems Limited
Rackery Lane
Llay Wrexham
LL 120PB
United Kingdom

RE:

U.S. Patent Application on:

IMPROVED AIR SPRING

Our File No. 60,130-391 - Your File No. 99 AUT 080

Dear Mr. Griffiths:

Attached please find a draft of the above-identified patent application for your review. I have also enclosed informal drawings to expedite your review process.

Please carefully review the applications for accuracy and completeness. Keep in mind that we must disclose the best mode known for practicing the invention at the time of filing. Under the law, the best mode must further be disclosed in a way that would enable one of ordinary skill in the art to practice the invention without undue experimentation.

If the application meets with your approval, please contact me at your earliest convenience. I will then forward a final draft of the application and associated Assignment and Declaration for your signature. We will also obtain approval from the Government of the United Kingdom to assure proper filing in the United States.

However, if you believe any changes are required, please contact me by facsimile or telephone so that I can revise the application. We will make sure that all changes are promptly made and this application filed in the immediate future.

I look forward to hearing from you. In the meantime, should you have any questions, please do not hesitate to contact me.

Very truly yours,

HOWARD & HOWARD

David L. Wisz

DLW:ns

Enclosures

cc: M. Lee Murrah, Esq. (w/encl.)

T. Olds, Esq. (w/o encl.)

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